

Friends of Jim Schneller for Congress Committee

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December 13, 2010

OFFICE OF GENERAL
COUNSEL

Att: Jeff S. Jordan
Federal Election Commission
999 E Street NW
Washington, DC 20463

Re: Complaint No. MUR 6433

Dear Sir and to the Federal Election Commission:

As treasurer of respondent, and as the candidate for office, which are the subject of petition No. MUR 6433, I write to request an extension of time within which to demonstrate that no action should be taken against this committee or candidate.

I request time especially due to an enormous workload that has arisen in this committee, and at the same time in litigation I handle personally. I litigate these pro se and without any assistant nor secretary. Seven actions have and continue to need urgent and substantial effort on my part, through the month of January and continuing. Election cases also demand my resources currently.

Election cases litigated by me on behalf of the committee include a pending appeal in the Pennsylvania Supreme Court regarding the complaining parties' obstruction, and inaction on, what was originally a state Attorney General investigation of fraud and perjury by the GOP candidate. Another case is my petition for re-reading of the ballot counters, and recount, pending in the Delaware County Court of Common Pleas, which alleges voluminous corruption on the part of the complainant in the 2010 general election. A third case is an action I pursue against WCAU, a local CBS affiliate, for exclusion of me from a televised election debate, in the Third Circuit Court of Appeals.

Further in support of this request is our firm belief that the complaint is unfounded to a degree that, barring extraordinary additional circumstances, will experience certain denial, and that this fact is known to all concerned. And since the complaint attempts to address torts and nebulous allegations of collusion or conspiracy, it appears to be mainly a complaint largely not worthy of engaging the enforcement arm of your agency in the first place.

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Therefore, I request thirty day's time to answer the complaint.

James D. Schneller

James D. "Jim" Schneller

Treasurer-Candidate

610-688-9471

pro se

cc: Delaware County G.O.P. , Patrick Meehan, Bryan Lentz

500 East Lancaster Avenue 111d Radnor, PA 19087

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